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[Additional Attorneys and Plaintiffs listed on Signature Page]

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
(OAKLAND DIVISION)

20 MEIJER, INC. & MEIJER  
21 DISTRIBUTION, INC., on behalf of  
22 themselves and all others similarly  
situated.

23 Plaintiffs

24 | v.

25 || ABBOTT LABORATORIES,

26 || Defendant.

Case No. C 07-5985 CW

**PLAINTIFFS' REVISED STIPULATED  
MOTION AND ORDER TO CHANGE CLASS  
CERTIFICATION HEARING AND  
BRIEFING DATES **AS MODIFIED****

**Hon. Claudia Wilken**

--[caption continues next page]--

1 ROCHESTER DRUG CO-  
 2 OPERATIVE, INC., on behalf of itself  
 3 and all others similarly situated,

4 Plaintiff,

5 v.

6 ABBOTT LABORATORIES,

7 Defendant.

8 LOUISIANA WHOLESALE DRUG  
 9 COMPANY, INC., on behalf of itself  
 and all others similarly situated,

10 Plaintiff,

11 v.

12 ABBOTT LABORATORIES,

13 Defendant.

Case No. C 07-6010 CW

**Hon. Claudia Wilken**

Case No. C 07-6118 CW

**Hon. Claudia Wilken**

16 **PLAINTIFFS' REVISED STIPULATED MOTION AND ORDER**  
 17 **TO CHANGE CLASS CERTIFICATION HEARING AND BRIEFING DATES AS**  
**MODIFIED**

18 Plaintiffs and Defendant (the "Parties") in the above-captioned direct purchaser class  
 19 cases hereby stipulate to, and respectfully seek, a change of the dates of the class certification  
 20 hearing and briefing established by the December 12, 2007 Case Management Order.

21 The Parties seek to delay the class certification briefing schedule by just over one month.  
 22 Under the new class certification schedule: (1) Plaintiffs' opening motion and brief would be due  
 23 May 5, 2008; (2) Defendant's response would be due June 16, 2008; (3) Plaintiffs' reply would  
 24 be due July 14, 2008; and (4) oral argument would be scheduled for Thursday, August 7, 2008, at  
 25 2:00 p.m.

26 None of these changes affects the intervals between briefs, nor does the proposal alter the  
 27 interval between the close of briefing and the proposed hearing date. Additionally, the parties  
 28

1 agree that no other dates in the Court's schedule for these cases, or for any of the related Norvir  
 2 antitrust actions, would need to change. The Parties have confirmed that the Court is available on  
 3 Thursday, August 7, 2008, at 2:00 p.m., for the class certification hearing.

4 In view of the fact that no change proposed by this stipulation (which is limited to the  
 5 scheduling of the class certification motion only) would in any way affect the schedules of their  
 6 separate, albeit related, cases, plaintiffs GlaxoSmithKline (Case No. C 07-5702 CW), Safeway  
 7 Stores, *et al.* (Case No. C 07-5470 CW), and Rite-Aid Corporation, *et al.* (C -07-6120 CW) in the  
 8 related Norvir antitrust actions also stipulate to this motion.

9 **SO STIPULATED:**

10 Dated: March 31st, 2008

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## **CERTIFICATION OF ACCEPTABILITY**

I, Joseph Saveri, attest that the content of this document is acceptable to all persons required to sign it, including Nicole Norris, counsel for defendant Abbott Laboratories; Alex Wiles, counsel for plaintiff Smithkline Beecham Corporation; Steve Shadowen, counsel for plaintiffs Rite Aid Corporation *et al.*; and Scott Perwin, counsel for Plaintiffs Safeway Inc. *et al.*

By: /s/ Joseph R. Saveri  
Joseph R. Saveri

Based on the stipulation of counsel in the above-captioned cases as well as all 3 related cases, the briefing and hearing dates in all 6 cases is continued as requested.

It is SO ORDERED.

4/4/08

DATED: \_\_\_\_\_

Charlotte

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## HONORABLE CLAUDIA WILKEN